UNITED STATES DISTRICT COURT		EASTERN DISTRICT OF TEXAS
TIFFANY SPILLER,	§	
Plaintiff,	§ §	
	§	
versus	§	CIVIL ACTION NO. 1:06-CV-722
	§	
BEAUMONT INDEPENDENT SCHOOL	§	
DISTRICT, DR. CARROLL THOMAS,	§	
Individually and in His Representative	§	
Capacity, ROLAND ANTOINE, Individually	§	
and in His Representative Capacity, and	§	
TOMMY FLOYD GRANGER, Individually	§	
and in His Representative Capacity,	§	
• • • • • • • • • • • • • • • • • • • •	§	
Defendants.	§	

ORDER OF DISMISSAL

The court having been advised by counsel for the parties that an amicable settlement has been reached in this action and that final settlement papers would be forthcoming within thirty (30) days, it is

ORDERED that this case is dismissed on the merits without prejudice to the right of counsel of record to move for reinstatement within ninety (90) days upon presentation of adequate proof that final approval of the settlement could not be obtained from the respective principals for whom counsel act.

Any outstanding motions are conditionally denied as moot pending final settlement papers. In the event this case is reinstated, counsel retains the responsibility to re-urge any motions previously denied as moot.

This court retains jurisdiction to enforce the settlement.

SIGNED at Beaumont, Texas, this 18th day of December, 2008.

Marcia A. Crone

MARCIA A. CRONE